UNITED STATES DISTRICT COURT		
SOUTHERN DISTRICT OF NEW YO	RK	
	x	
UNITED STATES OF AMERICA		
-V		10.00.000.000
Established and Established		12 Cr. 802 (KBF)
TREVOR COLE and	:	
DOMINIQUE JEAN PHILLIPPE,		
	:	
Defendants.		
	:	
	X	

INITED OF ATEC DICTRICT COLID

SPECIAL AGENT JOHN REYNOLDS, pursuant to 28 U.S.C. ' 1746, declares the following under penalty of perjury:

- I have been employed as a Special Agent of the Federal Bureau of Investigation ("FBI") since 2006.
- 2. I have met with and spoken with on multiple occasions. From these conversations, I have learned that was Trevor Cole's girlfriend for a period of time that included at least August 2012 through in or about October 2012.
- 3. On January 21, 2013, I participated in an interview of . During this interview, explained that she still is in contact with Trevor Cole, that she has visited him in jail, and that she has spoken with him on the telephone multiple times. stated, in sum and substance, that she supports Trevor Cole and does not want him to go to jail for a long period of time.
- 4. During the interview on January 21, 2013, stated she heard that Trevor Cole and the other people who committed the robbery in September 2012 had "sex" with the female victim. said she had heard this from someone (who she did not identify) while she was on

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Dyre Avenue in the Bronx, New York. When was questioned about her use of the term "sex" when the female victim had been bound and was held against her will, lid not respond verbally but scoffed and made an expression that suggested that she did not care about the distinction.

I declare under penalties of perjury that the foregoing is true and correct, pursuant to 28 U.S.C. ' 1746.

Dated:

January 16, 2014

New York, New York

PREET BHARARA
United States Attorney f

United States Attorney for the Southern District of New York

By:

Special Agent John Reynolds Federal Bureau of Investigation